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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--------------------------------------|-------------------------------------|----------------------|------------------------|------------------|
| 10/531,098 | 04/07/2005 | Xiaolan Ai | TIMK 8502US (W1) | 2150 |
| 1688 | 7590 05/18/2006 | | EXAM | INER |
| POLSTER, LIEDER, WOODRUFF & LUCCHESI | | | KHUU, HIEN DIEU THI | |
| | ERSCOURT DRIVE SUI MO 63131-3615 | TE 200 | ART UNIT | PAPER NUMBER |
| , | | | 2863 | - |
| | | | DATE MAILED: 05/18/200 | 6 |

Please find below and/or attached an Office communication concerning this application or proceeding.

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| | Application No. | Applicant(s) | | | | |
| 055 4-45 0 | 10/531,098 | AI ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| The MAN INC DATE And | Cindy D. Khuu | 2863 | | | | |
| The MAILING DATE of this communication apperiod for Reply | pears on the cover sheet wi | th the correspondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING [- Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNIC .136(a). In no event, however, may a red d will apply and will expire SIX (6) MON te, cause the application to become AB | CATION. Poply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on <u>07</u> | <u> April 2005</u> . | | | | | |
| 2a) ☐ This action is FINAL . 2b) ☒ Th | is action is non-final. | | | | | |
| | 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under | Ex parte Quayle, 1935 C.D | . 11, 453 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) | awn from consideration. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examin 10) The drawing(s) filed on <u>07 April 2005</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examination. | a)⊠ accepted or b)⊡ object e drawing(s) be held in abeyan ction is required if the drawing | ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures * See the attached detailed Office action for a list | nts have been received. nts have been received in A ority documents have been au (PCT Rule 17.2(a)). | pplication No received in this National Stage | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 4/7/05. | Paper No(s | summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152) | | | | |

DETAILED ACTION

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 14-16 and 18-19 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

With respect to claims 14-16 and 18-19, the methods of determining speed measurement of a target object. The claims do not produce any tangible results. The practical application of the claimed invention cannot be realized until the information determined is conveyed to the user. For the result to be tangible, it would need to output to a user, displayed to a user, stored for later use, or used in any tangible manner. Hence, the claims are treated as nonstatutory functional descriptive material (See MPEP Sec. 2106).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 6-7 and 10-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Theile et al. (US 2001/0046042).

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Art Unit: 2863

With respect to claim 1, Theile discloses a speed sensing system (Fig. 1) for measuring the speed of a target object (1), comprising:

a first differential speed sensor unit (2) operatively disposed adjacent a surface of said target object (1), said first differential speed sensor unit configured to generate a first differential signal (4) responsive to the passage of at least one random feature of said target object (Fig. 1; Paragraphs 31-32);

a second differential speed sensor unit (2) operatively disposed adjacent a surface of said target object (1) and displaced at a predetermined distance (L) from said first differential speed sensor unit (2) substantially in a direction of motion of the target object (1), said second differential speed sensor unit configured to generate a second differential signal (4) responsive to the passage of said at least one random feature of said target object (Fig. 1; Paragraphs 31-32); and

a signal processor (8) configured to receive said first and second differential signals, said signal processor further configured to apply a cross correlation analysis to determine a phase shift between said first and second differential signals, said phase shift inversely proportional to a speed of said target object (Paragraphs 88 and 96).

With respect to claim 6, Theile further discloses the speed sensing system wherein said first and second differential speed sensor units each include at least one optical sensor (Paragraph 97).

With respect to claim 7, Theile further discloses the speed sensing system wherein said signal processor is configured to filter direct-current components (6) from said first and second generated differential signals (4) such that said generated differential signals have a zero signal mean (Paragraph 36).

With respect to claim 10, Theile further discloses the speed sensing system wherein said first differential speed sensor unit and said second differential speed sensor unit are disposed within a common housing (Housing of Fig. 3).

With respect to claim 11, Theile further discloses the speed sensing system wherein said at least one random target feature is a surface feature of the target object (Surface of 1, Fig. 1).

With respect to claim 12, Theile further discloses the speed sensing system wherein said at least one random target feature is a subsurface feature of the target object (Subsurface of 1, Fig. 1).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Theile et al. (US 2001/0046042) in view of Nelson et al. (US 2003/0052684).

With respect to claim 5, Theile teaches everything claimed, as applied above, with the exception an eddy current sensor. However, to do so is well known as taught by Nelson. Nelson teaches of a sensor system with an eddy current (Claim 21).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to apply a eddy current sensor as disclosed by Nelson due to the dependency on the condition of the surface of the object of which the speed is to be measured (Theile; Paragraph 97).

Allowable Subject Matter

Claims 8-9, 13 and 20-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The prior art of record, taken alone or in combination, fails to disclose or render obvious, which makes the following claims allowable over the prior art:

With respect to claim 8, the speed sensing system wherein said signal processor is configured utilize a Fast Fourier Transform-based algorithm to determine a cross correlation function between said generated differential signals, said cross correlation function defined by: $y(\sigma) = \int x_1(t+\sigma) x_2(t)dt$ where x_1 is said first generated differential signal; x_2 is said second generated differential signal; t is a signal time; and σ is a time delay between said generated differential signals.

With respect to claim 13, the speed sensing system where each of said first and second differential speed sensing units has an identical sampling rate; and wherein said identical sampling rate is substantially greater than a signal variation rate for said first and second differential speed sensing units.

With respect to claim 20, the speed sensing system wherein said first differential speed sensor unit includes first and second speed sensors spaced at least perpendicular to a direction of motion of the target object, each of said first and second speed sensors configured to generate a signal responsive to the passage of at least one feature of said target; wherein said second differential speed sensor unit includes third and fourth speed sensors spaced at least perpendicular to a direction of motion of the target object, each of said third and fourth speed sensor units configured to generate a signal responsive to the passage of at least one feature of said target object; wherein said first and third speed sensors are disposed along a common line parallel to the direction of motion of the target object; wherein said second and fourth speed sensors are disposed on a second common line parallel to the motion of the target object; wherein said first differential signal is representative of a difference between said signals generated by said first and second speed sensors; and wherein said second differential signal is representative of a difference between said signals generated by said third and fourth speed sensors.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance.

Fax/Telephone Information

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cindy D. Khuu whose telephone number is (571) 272-8585. The examiner can normally be reached on M-F, 7:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CHU 5/12/06

MICHAEL NGMIENT PRIMARY EXAMINER